1 2	COOLEY GODWARD KRONISH LLP MICHAEL G. RHODES (116127) (rhodesmg@cooley.com) MATTHEW D. BROWN (196972) (brownmd@cooley.com) **F-Filed 3/15/2010**		
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6	FACEBOOK, INC.		
7	DAVID N. LAKE (180775) (David@lakelawpc.com) LAW OFFICES OF DAVID N. LAKE		
8	16130 Ventura Boulevard, Suite 650 Encino, California 91436		
9	Telephone: (818) 788-5100 Fax: (818) 788-5199		
10	Attorney for Plaintiffs		
11	UNITED STATES DISTRICT COURT		
12	NORTHERN DISTRICT OF CALIFORNIA		
13	SAN JOSE DIVISION		
14			
15		Case No. C10-cv-00429 (JF)	
16	IN RE FACEBOOK CONSUMER PRIVACY LITIGATION	STIPULATION AND [PROPOSED] ORDER	
17		EXTENDING PLAINTIFFS' TIME TO FILE CONSOLIDATED COMPLAINT AND	
18		DEFENDANT'S TIME TO ANSWER OR MOVE	
19			
20			
21	This Stipulation is entered into by and among plaintiffs Donald Silverstri, Dawn Keer,		
22	Kimberly Mancella, Jill Silverman Strelzin, Christopher LeMole, Eric Markowitz, Frank		
23	Bluementhal, Lauren Reese, and Billy Sternberg (collectively, the "Plaintiffs"), and defendant		
24	Facebook, Inc. ("Defendant" and together with Plaintiffs, the "Parties") by and through their		
25	respective counsel;		
26	WHEREAS, the complaint in Silverstri v. Facebook, Inc., case no. C10-cv-00429 (JF),		
27	was filed on January 29, 2010;		
28		G	
COOLEY GODWARD KRONISH LLP ATTORNEYS AT LAW SAN FRANCISCO	1	STIPULATION AND [PROPOSED] ORDER RE TIME FOR CONSOLIDATED COMPLAINT AND ANSWER C10-CV-00429 (JF)	

1	WHEREAS, the complaint in Markowitz v. Facebook, case no. C10-cv-00430 (JF), was		
2	filed on January 29, 2010;		
3	WHEREAS, on February 4, 2010, the Parties stipulated (a) that the Silverstri and		
4	Markowitz actions are related cases within the meaning of Local Civil Rule 3-12(a), (b) that under		
5	Federal Rule of Civil Procedure 42(a), the cases are consolidated for all purposes into one action,		
6	(c) that Plaintiffs shall file a Consolidated Complaint on or before March 9, 2010, and (d) that		
7	Defendant shall respond to the Consolidated Complaint on or before April 9, 2010 (the		
8	"Stipulation and Proposed Order");		
9	WHEREAS, on February 11, 2010, the Court so ordered the Stipulation and Proposed		
10	Order;		
11	WHEREAS, the Parties are meeting and conferring and engaging in ongoing settlement		
12	discussions; and		
13	WHEREAS, the Parties agree that it is in the best interests of the Parties and would		
14	conserve time and resources, including those of the Court, if the time for Plaintiffs to file a		
15	consolidated complaint is extended;		
16	WHEREAS, there have been no scheduling or case management orders entered in this		
17	case, and therefore the requested time modification would have no effect on any such case		
18	schedule;		
19	IT IS HEREBY STIPULATED AND AGREED, by and between the undersigned		
20	counsel for Plaintiffs and Defendant, that:		
21	1. The time for Plaintiffs to file a Consolidated Complaint is hereby extended to		
22	April 27, 2010; and		
23	2. The time for Defendant to answer or move with respect to the Consolidated		
24	Complaint is hereby extended to May 27, 2010.		
25	This stipulation is without prejudice to any other rights that any party may have.		
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1	Dated: March 5, 2010	
2	LAW OFFICES OF DAVID N. LAKE	COOLEY GODWARD KRONISH LLP
3		
4	/s/ David N. Laka	/o/ Motth ovy D. Droven
5	/s/ David N. Lake David N. Lake (180775)	/s/ Matthew D. Brown Matthew D. Brown (196972)
6	Attorney for Plaintiffs DONALD SILVERSTRI, DAWN KEER,	COOLEY GODWARD KRONISH LLP MICHAEL G. RHODES (116127)
7	KIMBERLY MANCELLA, JILL	(rhodesmg@cooley.com) MATTHEW D. BROWN (196972)
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9	MARKOWITZ, FRANK BLUEMENTHAL, LAUREN REESE,	101 California Street 5th Floor San Francisco, CA, 04111 5800
10	AND BILLY STERNBERG	San Francisco, CA 94111-5800 Telephone: (415) 693-2000 Fax: (415) 693-2222
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12	16130 Ventura Boulevard, Suite 650 Encino, California 91436	Attorneys for Defendant FACEBOOK, INC.
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14	Local Counsel for Plaintiffs	
15		
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21	BRIAN M. FELGOISE	
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25	Co-Lead Counsel for Plaintiffs	
26	Co-Lead Counsel for 1 familities	
27		
28		

1	[PROPOSED] ORDER	
2	The above stipulation having been considered and good cause appearing therefore,	
3	IT IS SO ORDERED.	
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5	DATED: 3/15/2010	
6		The Hono able Jerem I pg UNITED STATES D STRICT JUDGE
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COOLEY GODWARD KRONISH LLP ATTORNEYS AT LAW SAN FRANCISCO

FILER'S ATTESTATION Pursuant to General Order No. 45, Section X, Subparagraph B, the undersigned attests that all parties have concurred in the filing of this Stipulation and [Proposed] Order Extending Plaintiffs' Time to File Consolidated Complaint and Defendant's Time to Answer or Move. Dated: March 5, 2010 COOLEY GODWARD KRONISH LLP /s/ Matthew D. Brown Matthew D. Brown 1166004 v1/SF